Standing Order regarding Page Limitations for Memorandums and Briefs:

In addition to the applicable Federal Rules of Civil Procedure and the Rules of Practice of the United States District Court for the District of Kansas, the following rules shall also apply to all Rule 12 and Rule 56 motions and memoranda in support thereof filed in cases assigned to Judge Melgren:

- a. Memoranda in support of such motions shall be limited in total to 50 pages. Such limitation applies to factual statements and to the argument and authorities section of the brief. To that extent, this rule supplements D. Kan. Rule 7.1(e). The limitation does not apply to attachments, so long as those attachments serve traditional purposes (i.e., copies of the record cited in support of factual assertions). Attachments designed to evade the page limitation will be subject to Orders to strike. Further, such briefs shall be formatted double spaced with one-inch margins on all four sides and with text of a font size comparable with 12 point proportionately spaced fonts (footnotes may be single spaced and in 10 point font).
- b. Response and Reply memoranda shall be subject to the same rules as above, except that Replies shall be limited to 30 pages.
- c. Motions for leave to exceed these page limits will only be granted for good cause shown. Such motions will <u>NOT</u> be routinely granted.
- d. Sur-replies will rarely be permitted, and only upon good cause shown.

Memoranda <u>other</u> than those relating to Rule 12 and Rule 56 motions shall be subject to similar rules, except that the page limitations for Memoranda in support of such motions, and for Responses, shall be limited to 30 pages, and Replies shall be limited to 15 pages.